IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR PINELLAS COUNTY

STATE OF FLORIDA

VS.

LESLIE ARMSTRONG

PID 2515754

W/F; DOB: 11/29/57

FELONY INFORMATION

CRIMINAL USE THROUGH SIMULATED 1. LEGAL PROCESS, 3°F

2. CRIMINAL USE UNDER COLOR OF LAW, 3°F

CRIMINAL USE THOUGH SIMULATED 3. LEGAL PROCESS, 3°F

4. CRIMINAL USE UNDER COLOR OF LAW, 3°F

IN THE NAME AND BY THE AUTHORITY FOR THE STATE OF FLORIDA:

BERNIE McCABE, State Attorney for the Sixth Judicial Circuit of Florida, in and for Pinellas County, prosecuting for the State of Florida, in the said County, under oath, Information makes that

### LESLIE ARMSTRONG

in the County of Pinellas and State of Florida, on the 25th day of September, in the year of our Lord, two thousand fifteen, did simulate a legal process, including but not limited to, actions affecting title to real estate or personal property, indictments, subpoenas, warrants, injunctions, liens, orders, judgements or any legal documents or proceedings knowing or having reason to know the contents of any such documents or proceedings or the basis for any action to be fraudulent; contrary to Chapter 843.0855(3), Florida Statutes, and against the peace and dignity of the State of Florida.

### COUNT TWO

And the State Attorney aforesaid, under oath as aforesaid, further information makes that LESLIE ARMSTRONG, in the County of Pinellas, State of Florida, on the 25th day of September, in the year of our Lord, two thousand fifteen, did falsely, under color of law, attempt in any way to influence, intimidate, harass, retaliate against or hinder a public officer or employee involving the discharge of his or her official duties by means of, but not limited to, threats of or actual physical abuse or harassment, or through the use of simulated legal process; contrary to Chapter 843.0855(4), Florida Statutes, and against the peace and dignity of the State of Florida.

16-10564-CF

INFORMATION FILED



### COUNT THREE

And the State Attorney aforesaid, under oath as aforesaid, further information makes that LESLIE ARMSTRONG, in the County of Pinellas, State of Florida, on the 5th day of October, in the year of our Lord, two thousand fifteen, did simulate a legal process, including but not limited to, actions affecting title to real estate or personal property, indictments, subpoenas, warrants, injunctions, liens, orders, judgements or any legal documents or proceedings knowing or having reason to know the contents of any such documents or proceedings or the basis for any action to be fraudulent; contrary to Chapter 843.0855(3), Florida Statutes, and against the peace and dignity of the State of Florida.

### COUNT FOUR

And the State Attorney aforesaid, under oath as aforesaid, further information makes that LESLIE ARMSTRONG, in the County of Pinellas, State of Florida, on the 5th day of October, in the year of our Lord, two thousand fifteen, did falsely, under color of law, attempt in any way to influence, intimidate, harass, retaliate against or hinder a public officer or employee involving the discharge of his or her official duties by means of, but not limited to, threats of or actual physical abuse or harassment, or through the use of simulated legal process; contrary to Chapter 843.0855(4), Florida Statutes, and against the peace and dignity of the State of Florida.

STATE OF FLORIDA PINELLAS COUNTY

Personally appeared before me, BERNIE McCABE, State Attorney for the Sixth Judicial Circuit of Florida, in and for Pinellas County, or his duly designated Assistant State Attorney, who being first duly sworn, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to as true, and which if true, would constitute the offense therein charged; hence this information is filed in good faith in instituting this prosecution, and that he has received testimony under oath from the material witness or witnesses for the offense.

NOTARY PUBLIC

CW16-122063 NAF16-03677-I A-AR/0921pc3



IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA IN AND FOR PINELLAS COUNTY

STATE OF FLORIDA

v.

WITNESS AFFIDAVIT

LESLIE ARMSTRONG PID: 2515754

W/F; DOB: 11/29/1957

BEFORE ME, A NOTARY PUBLIC, personally appeared Detective Daniel Loder, a law enforcement officer with the Clearwater Police Department, who being duly sworn says:

Your Affiant is a duly sworn law enforcement officer with the Clearwater Police Department. Your Affiant was assigned to this case and investigation regarding a criminal complaint that LESLIE ARMSTRONG committed criminal actions under color of law or through use of simulated legal process, in violation of Fla. Stat. sec. 843.0855(3) and Fla. Stat. 843.0855(4).

Your Affiant discovered during the investigation that LESLIE ARMSTRONG was a Defendant in a civil Foreclosure Complaint and case numbered 2013-002378-CI. LESLIE ARMSTRONG filed a pro se Notice of Appearance, dated August 28, 2015, stating she would be counsel of record for herself and co-Defendant Martin Armstrong. The Honorable Thomas H. Minkoff presided over foreclosure case 2013-002378-CI prior to and during the time that LESLIE ARMSTRONG was the pro se litigant for herself and co-Defendant Martin Armstrong. Furthermore, your Affiant discovered that on October 15, 2015, LESLIE ARMSTRONG filed a pro se "Notice of Filing: Affidavit of Secured Interest, Distress of Bond(s), Security By Default and Criminal Complaints" which included exhibits.

Exhibit F in LESLIE ARMSTRONG's pro se "Notice of Filing: Affidavit of Secured Interest, Distress of Bond(s), Security By

Default and Criminal Complaints" is a document entitled "Notice of Creation of a Security by Default [attached hereto as "Exhibit A"]." Your Affiant discovered through inspection of the "Notice of Creation of a Security by Default" that the document is not dated but was recorded in Pinellas County on October 5, 2015 at 15:08 hours. The "Notice of Creation of a Security by Default" purports to create a security lien against the Honorable Thomas H. Minkoff in the amount of two million four hundred and twenty thousand dollars (\$2,420,000). The "Notice of Creation of a Security by Default" purports the creation of this secured interest originates from a Notice of Interest and Criminal Complaint #1.

Exhibit A in LESLIE ARMSTRONG's pro se "Notice of Filing: Affidavit of Secured Interest, Distress of Bond(s), Security By Default and Criminal Complaints" is a document entitled "Notice of Interest [attached hereto as "Exhibit B"]." Your Affiant discovered through inspection of the "Notice of Interest" that it is dated September 24, 2015 and was recorded in Pinellas County on September 25, 2015 at 10:44 hours. The "Notice of Interest" purports to create a monetary and/or fiduciary interest in the property disputed in the foreclosure case 2013-002378-CI. This document states "In Case Number 2013-002378-CI, there has been fraud and (misprision of felony) committed against me. See attached Criminal Complaint (referring to Complaint #1 discussed below)."

Exhibit B in LESLIE ARMSTRONG's pro se "Notice of Filing: Affidavit of Secured Interest, Distress of Bond(s), Security By Default and Criminal Complaints" is a document dated September 24, 2015, entitled a "United States Constitutional Criminal Complaint," which further lists its title as "Complaint #1 [attached hereto as "Exhibit C"]." The Document lists Honorable Thomas H. Minkoff as a Defendant, and references foreclosure

case 2013-002378-CI. "Complaint #1" makes accusations that Honorable Thomas H. Minkoff and co-Defendants have engaged in a criminal conspiracy to thwart LESLIE ARMSTRONG's 5th, 6th, and 7th Amendment rights of the United States' Constitution, in violation of Title 18 U.S.C. 241. "Complaint #1" is not recorded, but it is listed in the "Notice of Creation of a Security By Default" and attached to the "Notice of Interest."

Your Affiant researched the procedures for recording documents at the Office of the Clerk of Court in Pinellas County. Your Affiant discovered that when an individual or entity records a document, the Office of the Clerk of Court creates a transaction receipt which lists the name and address of the customer recording the document, the time and date of the filing of the recorded document, and the description of the document which is being recorded.

Your Affiant investigated the transaction receipt [attached hereto as "Exhibit D"] for the "Notice of Creation of a Security by Default." Your Affiant discovered that an individual named LESLIE ARMSTRONG with listed address of 3155 Hyde Park Drive in Clearwater, FL 33761 had recorded the "Notice of Creation of a Security by Default" on October 5, 2015 at 15:08 hours.

Your Affiant investigated the transaction receipt [attached hereto as "Exhibit E"] for the "Notice of Interest." Your Affiant discovered that an individual named LESLIE ARMSTRONG with listed address of 3155 Hyde Park Drive in Clearwater, FL 33761 had recorded the "Notice of Creation of a Security by Default" on September 25, 2015 at 10:44 hours.

Your Affiant searched the Florida Department of Highway Safety and Motor Vehicle's records and discovered that LESLIE ARMSTRONG's listed address is 3155 Hyde Park Drive in Clearwater, FL 33761. Furthermore, 3155 Hyde Park Drive in

Clearwater, FL 33761 is the property subject to foreclosure in case 2013-002378-CI.

Your Affiant was contacted by Detective J.K. Yuen of the Clearwater Police Department. Your Affiant learned from Detective J.K. Yuen that he interviewed LESLIE ARMSTRONG on August 29, 2016 regarding the documents she had recorded concerning the 3155 Hyde Park Drive in Clearwater, FL 33761 property and the Honorable Thomas H. Minkoff. LESLIE ARMSTRONG admitted to recording the "Notice of Interest." LESLIE ARMSTRONG further admitted to submitting several other filings but could not remember how many she had submitted. LESLIE ARMSTRONG stated there is no doubt that she was the person who submitted the paperwork. LESLIE ARMSTRONG stated she filed the paperwork because "Judge Minkoff had really stuck it to us."

Through your Affiant's investigation, your Affiant has not located any valid legal judgment or order against the Honorable Thomas H. Minkoff in any State or Federal court. Therefore, the legal claims asserted in LESLIE ARMSTRONG's "Notice of Creation of a Security by Default" and "Notice of Interest" are false and LESLIE ARMSTRONG either did know or reasonable should have known that the contents of the documents were fraudulent.

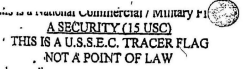
All of these events did occur in Pinellas County, Florida.

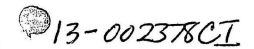
Subsection (3) of Fla. Stat. 843.0855 states it is a criminal violation when "a person who simulates legal process, including, but not limited to, actions affecting title to real estate or personal property, indictments, subpoenas, warrants, injunctions, liens, orders, judgments, or any legal documents or proceedings, knowing or having reason to know the contents of any such documents or proceedings or the basis for any action to be fraudulent." Subsection (4) of Fla. Stat. 843.0855 states it is a criminal violation when "a person who falsely under color of law attempts in any way to influence, intimidate, harass,

retaliate against, or hinder a public officer or employee involving the discharge of his or her official duties by means of, but not limited to, threats of or actual physical abuse or harassment, or through the use of simulated legal process." Subsection (1)(a) of Fla. Stat. 843.0855 defines "legal process" as "a document or order issued by a court or filed or recorded with an official court of this state or the United States or with any official governmental entity of this state or the United States for the purpose of exercising jurisdiction or representing a claim against a person or property, or for the purpose of directing a person to appear before a court or tribunal, or to perform or refrain from performing a specified act. "Legal process" includes, but is not limited to, a summons, lien, complaint, warrant, injunction, writ, notice, pleading, subpoena, or order."

WHEREFORE, your Affiant respectfully requests this Honorable Court issue a Capias so that LESLIE ARMSTRONG can be made to answer to four (4) charges of Criminal Actions Under Color of Law or Through Use of Simulated Legal Process, pursuant to Fla. Stat. 843.0855. The criminal acts are the recording of the "Notice of Interest" on September 25, 2015 and the recording of the "Notice of Creation of a Security by Default" on October 5, 2015.

### EXHIBIT A





### NOTICE OF INTEREST

18 USC 4

I, Leslie Armstrong, have a monetary and / or fiduciary interest in the following property:

Lot 8, Countryside Tract 56, Unit 2, According to the Plat thereof, as recorded in Plat Book 80, Page 36, Public Records of Pinellas County, Florida.

Property Address: 3155 Hyde Park Drive, Clearwater, Florida [33761]

In Case Number 2013-002378-CI, there has been fraud and (misprision of felow) committed against me.

See attached Criminal Complaint.

### ATTESTATION AND VERIFICATION

I, Leslie Armstrong, the living woman, the undersigned do hereby certify, under the penalty of perjury, the foregoing facts set forth in this NOTICE OF INTEREST, are based upon my first-hand knowledge; and the same facts are true, correct, and not misleading to the best of my knowledge and belief.

Signed, sealed, delivered, and published this 24 day of 5 ept., AD 2015.

Witness

Witness

Leslie Armstrong

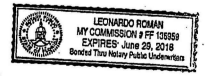
Florida STATE )

Hallsborney JURAT

Pinellas County )

I certify that this living woman, Leslie Armstrong and the witness appeared before me, on the above inscribed date, and presented valid identification or were known by me; and the living woman, Leslie Armstrong declared that the above facts are true, correct, complete, not misleading. Further, that Leslie Armstrong did affix her autograph (signature) or other marks to this NOTICE OF INTEREST in my presence.

Notary public of Hillsborous County, Florida



(Exhibit A)

KEN BURKE, CLERK OF COURT AND COMPTROLLER PINELLAS COUNTY, FL INST# 2015276992 09/25/2015 at 10:44 AM OFF REC BK: 18933 PG: 1727-1736 Doctype:NOTICE RECORDING: \$86.50

## EXHIBIT B

\$2,420,000.00

### OKERABLE COMMERCIAL SECURITY

This is a National Commercial / Military Filing. A SECURITY (15 USC) THIS IS A U S S E C TRACER FLAG NOT A POINT OF LAW

18 USC 4

13-002378CI

\$2,420,000.00

KEN BURKE, CLERK OF COURT AND COMPTROLLER PINELLAS COUNTY, FL INST# 2015286858 10/05/2015 at 03:08 PM OFF REC BK: 18944 PG: 1187-1214 DocType.NOTICE RECORDING: \$239 50

### NOTICE OF CREATION OF A SECURITY

By a failure to dishonor a Commercial Instrument by Commercial Affidavit.

You are hereby notified that Judge Thomas H. Minkoff and his associate legal staff, acting without Due Process of law, has instantly defaulted these instruments. Namely, Notice of Interest and Criminal Complaint #1, annexed hereto into an accounts receivable instantly collectable as a security in commerce in the amount of \$2,420,000.00.

18 USC 4 Mandates the filing of a criminal complaint.

18 USC 1581 Makes it a criminal offense to ridicule, put to nothing, quash, strike, evade or retaliate against the mandate of 18 USC 4.

18 USC 241 & 242

\$2,420,000.00

A BROKERABLE COMMERCIAL SECURITY

\$2,420,000.00

Exhibit F

This is a National Commercial / Military Filing A SECURITY (15 USC) THIS IS AUSSEC TRACER FLAG NOT A POINT OF LAW 18 USC 4

# EXHIBIT C

# A SECURITY (15 USC) THIS IS A U.S.S.E.C. TRACER FLAG NOT A POINT OF LAW

13-002378,CI

18 USC 4

2015 SEP 24 PH 4: 1-

Complaint #1 - Violation of the 5th, 6th and 7th Amendment

File in ---> Circuit Court of 5th Judicial Circuit - Case No. 2013-002378-CI

FIRST AMENDMENT PETITION FOR REDRESS OF GRIEVANCES

THE LAW HAS ALWAYS BEEN ON YOUR SIDE • USE IT TO BUILD A BETTER STRONGER AMERICA

UNITED STATES CONSTITUTIONAL CITATION

CRIVINAL COMPLAINT

AFFIDAVIT AND BRIEF OF INFORMATION

FOR THE DISTRICT OF (State)   Florida IN THE COUNTY OF PINE 125	JURISDICTION 18 USC 241 REFERENCES
UNITED STATES OF AMERICA  By Leslie Armstrong	42 USC 1982, 1985, 1986 Case Number 2013-002378-CI
Plaintiff(s)/Accuser(s) VS.	Citation, Complaint, Affidavit
Judge Thomas H. Minkoff, Attorney Edward Pritchard,  Attorney Sabrina M. Moravecky, WELLS FARGO BANK, N.A.  AND ANY UNKNOWN OTHERS  Defendant(s)/Accused	and Brief of Information

Did Unlawfully: The above named defendant(s) are accused by this instrument of the offense of violation of the herein listed and marked parts of the U.S Constitution—the ORIGINAL and SUPREME Law of the Land. Said defendant(s), on or about September 4, 2015, and continuing to the Present in Pinellas County, State of Florida, did unlawfully deny the Plaintiff in Case #2013-002378-CI their 5th, 6 and 7th Amendment U.S. Constitutional Rights as detailed in the next two pages entitled "Defendants Did Unlawfully" and "Committed as Follows" followed by three pages of box form Ledgering, and Apages of Exhibits, and some supporting tables apages.

Citation Complaint Affidaylt and Brief

(Exhibit B)

Page 1 of





### DEFENDANT(5) DID UNLAWFULLY

The above named Defendants herein are accused by this instrument of the offense of violation of the herein listed and marked parts of the U.S. Constitution—the ORIGINAL and SUPREME Law of the Land. Said Defendants, on or about September 4, 2015 and to the present, September 23, 2015, in Pinelias County, State of Florida through what is now known as the Circuit Court of the Sixth Judicial Circuit (at Clearwater, Florida) Civil Case #2013-002378-CI, having knowledge of the law and the power to prevent the Constitutional deprivation of Plaintiff herein (Defendants in Case No. 2013-002378-CI) guaranteed Rights, with intent, without authority and under color of law did unlawfully: engage in a conspiracy to use the offices, formalities, ceremonies, and power of the U.S. Government and their official bonds and professional licenses to overthrow the United States Government, and specifically, to defraud and betray the Plaintiff herein (Defendant, American Citizen, in Case #2013-002378-CI), of their lawful Constitutional exercise of their 5th Amendment natural law invariant individual right to not be deprived of Property without DUE PROCESS, the corollary 6th Amendment Constitutional right to "Confront witness against her and be Assisted by council" and 7th Common Law Right to Trial by Jury —rights based on Natural Law, hence invariant and not subject to human opinion or prosecution. Said acts are in violation of Title 18 USC 241.

#### **COMMITTED AS FOLLOWS**

Re: Circuit Court of the Sixth Judicial Circuit in and for Pinellas, County, Florida

Defendant Lesile Armstrong in Civil Case #2013-002378-CI, Clearwater, Florida (Foreclosure Hearing)

On September 4, 2015 at 9:00 a.m., I, Leslie Armstrong, domiciling at 3155 Hyde Park Drive, Clearwater, Florida [33761], phone number (727) 784-0031, email: Ija57@msn.com, over my objection, made a special appearance at a non-jury trial before Circuit Judge Thomas H. Minkoff, at the St. Petersburg Judicial Building 545 1st Avenue N., Courtroom A, St. Petersburg, FL 33701 for Defendant's Case No. 2013-002378-Cl. Two of my previous Attorneys appeared and withdrew from the case.

Judge Minkoff asked me to raise my hand to swear in. I did not swear in because I wanted some questions answered first. There was no evidence that the alleged injured party, WELLS FARGO BANK, N.A., was represented or appeared in court either through Power of Attorney or a Corporate Resolution. I informed Judge Minkoff that "Before anything is said or done in this court, without proof of appearance of a damaged party, I challenge the jurisdiction of this court and demand a Jury Trial. Judge Minkoff denied the challenge and continued with the trial. I demanded a Jury Trial because there were criminal elements in the case. Judge Minkoff asked all Witnesses to be removed from the court room because he did not want the Witnesses to see or hear all the criminality occurring in the court room. Judge Minkoff conspired with WELLS FARGO BANK, N.A. and the Trespassing Attorneys to steal my property. He then scheduled a sale date for my property on September 30, 2015.

Since ongoing crimes of Property Theft, Fraud, Perjury and Counterfelting are being committed here, this case is not a civil matter, it is a criminal matter. As such, I have the constitutional right to face my accuser and to demand a Jury Trial In an Article III Court.

- My Court Reporter was not allowed to take official record of the hearing. Only the Court Reporter for WELLS
  FARGO BANK, N.A. was allowed to take Record.
- 2 As seen and heard by a Witness and Private Attorney General, Judge Minkoff did not allow the Plaintiff's Court Reporter to begin the Record until he was ready.' Pointing his finger at the Court Reporter, Judge Minkoff's words were "do not start the record until I tell you to do so, that is an order".
- 3. To my knowledge, WELLS FARGO BANK, N.A. failed to prove it had standing when they filed the foreclosure action against me for my homesteaded property at 3155 Hyde Park Drive, Clearwater, Florida [33761]. WELLS FARGO BANK, N.A. perjured about being the holder of the Note or Mortgage on my property at 3155 Hyde Park Drive, Clearwater, Florida [33761], nor did it acquire a Note or Mortgage on this property by merging with WACHOVIA BANK. Any Physical Note brought into Court as a representation as such, is a fraud and counterfelt. Citation, Complaint, Affidavit and Brief



- 4. To my knowledge, WELLS FARGO BANK, N.A. and the unauthorized attorneys never showed an original Note for the property.
- 5. There was no consideration given by WELLS FARGO BANK, N.A., or any other Bank to me.
- 6. To my knowledge, there are no assignments in the complaint or case period.
- 7. The Note endorsement is undated, not endorsed in blank and endorsed only to THE BANK OF NEW YORK. WELLS FARGO BANK, N.A. name does not appear on the Note.
- 8. The copy of the note presented at trial was altered. Parts of the Note were blacked out and used to aid in the crime of property theft.
- 9. Original Lender was WORLD SAVINGS BANK. WORLD SAVINGS BANK sold the Note to THE BANK OF NEW YORK. A Forensic Audit of the Note shows that it had been sold on Wall Street and that THE BANK OF NEW YORK was the Trustee it was sold to. This action bifurcated the Note and the Mortgage, making the Mortgage Null and Void.

In rejecting my challenge to the court's jurisdiction, Judge Minkoff committed a wide variety of offenses against me, Plaintiff herein (Defendant in Case No. 2013-G02378-Cl). I was denied due process and the right to face my accuser. Once jurisdiction was challenged, Judge Minkoff should have immediately stopped all proceedings until the Plaintiff for Case No. 2013-G02378-Cl, WELLS FARGO BANK, N.A., put jurisdiction in writing on the court record.





			- 19	
INSTRUCTION: Mark those boxe	below where you belie	eve the Law has been viol	ated.	
WE HAVE SIMPLIFIED AND CODE	SEE NEXT BOX	101/OC-Obligation of Co	ntracts	
U.S. CONSTITUTIONAL LAWS AS	• • • • • • • • • • • • • • • • • • • •		14.1/EP—> Equal Protection	
AND MORE COMPLETE UNDERST		Section 10	Section 1	
		L_Article 1	Amendment 14	
I. PROTECTIONS OF YOUR B				
AM1/FR No law shall be				*
AM6/AC The accused ma				
M AMG/AC, AMI/FR It is up	and the second s		ast understand and represent	
	what I think is right or wi			
TC AM13.1/S, IS No law-abi	ding person shall be force	d to do anything he does no	t want to do.	
☐ OTHER			·	
II. GUARANTEES OF AN HON		THE RESIDENCE WHEN THE PROPERTY OF THE PROPERT		
The state of the s		en a e e e e e e e e e e e e e e e e e e	- especially if required (when	
		the whole Truth, and nothin		
			ny ideas in writing or printing.	
AM6/INFO The accused	must be informed why he	is on that (and the nature a	nd cause of the complaint).	
M AM6/WA The accused n	ust be confronted by all v	vitnesses against him.	•	
AM6/WF The accused ha	is the right to compulsory	process to get all people or	materials in his favor.	
AM6/PT In all trials inv	olving the threat of Jail, th	e accused shall have a publi	c trial (including friends).	
AM5/IND No person sh	all be held to answer for	any serious crime without a	Grand Jury Indictment	
AM14.1/CUS All persons	born or naturalized in the	e U.S. are citizens and protec	ated by the U.S. Constitution,	
AM14.1/EP All persons s	hall be equally protected	and restricted by the law.		
421/UP, UI People of ear	ch state can do anything t	hat is allowed in any other st	tate.	
A11/ARP No state shall	refuse to acknowledge th	e actions and records of oth	er states.	
AM14.1/CP, CI No state	shall make or enforce any	law limiting rights guarante	ed in the U.S. Constitution.	
TC OTHER			A.	
III. GUARANTEES OF REASON	ABLE ENFORCEMENT C	F YOUR RIGHTS		
AM4/PS I am safe from t	inwarranted searches/sel	zures of myself, or anything	mine (or my responsibility).	
AM4/W, PC Any action to	ken against me must be f	fully described to me in writing	ng, Issued by a court of law	
(not an agency-i	ke IRS), signed by a judge	(not an agent-like IRS), and	sworn on oath,	
3 101/OC No state shall pa	ss any law impairing the	obligation of contracts.		1
3 101/OC No state shall pa				
IV. GUARANTEES OF DUE PRO	CESS (ACTION/REACTI	ON PROCESS THAT PROVI	DES JUSTICE FOR ALL)	
AM5/DP No person sha	I be deprived of anything	without a fair trial based on	Constitutional law.	
AM14/DP No State shall	deprive anyone of anythi	ng without a fair trial based i	on Constitutional law	
192/HC thave a right to	further court process If I	have been unlawfully confin	ed (Writ of Habeas Corpus).	
2 322/SCA I have a right to	appeal my case to a high	ner court		,
TC OTHER	÷			
V. PROTECTIONS AGAINST U	nreasonable gover	nment behavior (over	CONTROLLING YOUR LIFE)	
193/XL No law shall be	passed today that can pur	ish me for something I did y	esterday (no retroactive laws).	
☐ 161/XL No State shall pe	ss any law today that can	punish me for something I c	lid yesterdav (ex post facto).	
411/CPE Congress deter	nines the effect of State I	egal processes.		
AM5/DJ No person shall				
101/LMR No State shall			f the Constitution	
The second secon		shall be proportional to crim		
		s shall be proportional to cr		*
	Υ	- there shall be equal suffer	ing for equal crimes.	
TC OTHER		vandinin maarinatii	es € est athanamagas.	

Page 4 of 9





INST	RUCTION: Mark those boxes below where you believe the Law has been violated.
VI.	PROTECTIONS AGAINST GOVERNMENT SECRECY - WHICH FORCES GOVERNMENT TO BE HONEST
	MAM6/INFO, AM14.1/EP I may require as much in writing as is required of me.
J	311/GB All Judges may only hold their office during good behavior (lawful, patient, dignified, courteous)
	☐ AM5/JC No one shall give up or lose anything (taxes) for public gain without fair compensation.
	ANAT/JT All trials not involving the threat of Jail, and Involving over \$20 shall be tried by Jury
	AM6/ST, PT All trials involving the threat of jail shall be speedy and public
	323/JT All trials involving the threat of jail shall be by jury.
	323/715 Trial must be in the state where the crime was committed.
	MAME/UT A jury must impartially rule on facts (even ruling against any law they believe unfair).
	AM6/TWC A jury must be of the state and district where the crime was committed.*
	MAME/DPA The trial district must be pre-established by law to insure a fair sampling of people in the jury.*
	3 101/G5 Money is legal tender ONLY if it is made of, or exchangeable at a bank for, silver or gold.
	101/G5, TD No State shall make anything but silver or gold legal tender for payment of debts.
	201/CM No State is allowed to coin or print money.
	101/EBC No State is allowed to print anything to be used in the place of money.
	22 101/OC No State is allowed to weaken the dollar bill's obligation to be exchangeable for silver or gold
	185/CM: Only Congress can coin money (not the Federal Reserve, which is an unlawful private corporation).
	185/VM Congress has valued money at 412.5 grains of standard silver (or equivalent gold) to the dollar.
	(Federal Reserve notes don't promise any silver or gold at all! So, they are unlawful and cannot be
	used in any transactions with the Government (payment of taxes, ball, fees, fines, court costs, etc.)
ļ	☐ 186/PC Printing money without lawful authorization is counterfeiting; Congress must punish counterfeiters.
	101/TN No State shall set anyone (including Bar Assoc., Esquire, etc.) above the Common Man.
	101/TAC No State shall work against the U.S. Constitution with anyone (Bar Assoc., IRS, etc.).*
	31/NNS No controlling agency (Bar Assoc., IRS) shall be formed (or act) in violation of the U.S. Constitution.
	331/TAU No controlling agency shall harass a U.S. Citizen (mixed war/treason).
	20 111/SP Only Congress has the power to make laws.
200	311/SP Only courts can decide punishments and rewards with regard to the law
20 TC	197/TN No Titles of Nability – U.S Prohibition.
	□ OTHER * Invasion of the Jurisdiction of the State/Nation of Florida
VII.	PROTECTIONS AGAINST GOVERNMENT COMPLETELY CONTROLLING YOUR LIFE (DOMINATION)
	AM5/WAH No person shall be forced to say or do anything that can be used against him later (for any reason)
	AM3/QS No public servant shall be quartered in a public house unlawfully or without public consent.
2	193/8A No person or group can make a law, judge on it, AND punish under it (this takes away ALL rights).
2	101/BA No State shall allow any person or group to make a law, judge on it, AND punish under it.
TC	☐ OTHER -
VIII.	guarantees that <u>if</u> something is wrong, your government must do something
	MAM14.1/CUS All persons born or naturalized in the U.S. are citizens and protected by the U.S. Constitution.
i	AM14.1/PDQ Taxes (public debt) spent for unlawful purposes may be questioned.
	197/NUW No money may be withdrawn from the Public Treasury for unlawful purposes
	AM15/Tit Congress has the power to lay and collect taxes only for lawful purposes.
	AMIS/IC No one shall give up or lose anything (taxes) for public gain without fair compensation
	AW1/PA, RG I may assemble peaceably with others to ask the Government to protect my rights.
	AM24/VPT The right to vote may not be denied to anyone because they fail to pay taxes.
	AM9/ER All rights belong to the people; some are stated, some are not.
	M AM10/PR All government power comes from the consent of the people governed
	AM5/DP No person shall be deprived of anything without a fair trial based on Constitutional law
1	AM14/DP. No State shall deprive anyone of anything without a fair trial based on Constitutional law.
	441/GRG The U.S guarantees a system of laws to protect the majority AND minority
	🔯 612/SL "This Constitution is the Supreme Law of the Land."

,			
)			
,			

	613/80 All law makers, court officials, and enforcement officers are bound by oath to the U.S. Constitution.
	☐ 218/OATH The President's cath is to "faithfully execute" his office and "defend the U.S. Constitution."
	231/GX The President shall "take care that the laws be faithfully executed (enforced) "
[·J	612/JB All Judges are bound by oath to support the United States Constitution.
	441/PAI The U.S. will protect every U.S. Citizen against any attack upon themselves or their rights.
	441/PADV The U.S will protect every U.S. Citizen against any attack upon themselves or their rights.
1/_	AM2/KBA The right of people to keep and bear arms shall never be limited
16	AM14.3/HO, IR No person shall hold office if he rebels against or violates the U.S. Constitution (treason).
TC	☐ GTHER
ıx.	GUARANTEES THAT IF SOMETHING IS WRONG, <u>WHAT</u> THE GOVERNMENT IS REQUIRED TO DO
	241/IMP Any government employee (except Army and Navy) may be impeached.
	136/STI Only the Senate shall try impeachments.
	136/SCI Only the Senate shall convict in cases of Impeachment.
	137/JI Impeachment bars one from office.
	137/LSL The impeached shall be subject to trial and punishment like anyone else
	331/TC It takes at least two witnesses (see below) or a confession in court to convict anyone of treason.
	332/TP Congress shall decide the punishment for treason.
,	AM14.3/RD Congress shall impeach anyone who rebels against or violates the U.S. Constitution.
١, ١	321/JUC The Court's power reaches into all cases involving the U.S. Constitution or any laws made under it.
	221/JUP The Court's power shall extend to any case involving the United States as a party.
TC	OTHER
	THEREFORE, the Court judge according to 16 AM JUR 2D 177, 178.
Х.	PUNISHMENTS PROVIDED FOR CORRUPT PEOPLE IN OFFICE, DRAWING PUBLIC FUNDS
	☐ 161/C5 Members of House and Senate will be paid with public funds for service-not disservice.  ■ 311/C5 Judges will be paid for their services — but not for disservice.
	217/SC The President shall be paid for his service – but not for disservice.
	AM14.4/OC, IR The United States shall not be bound to finance its own destruction.
, i	ANIA-A/OC, V The debt incurred by the U.S. to finance its own destruction is void.
	101/OC No State shall pass any law impairing the obligations of contracts.
	231/GX The President shall "take care that the laws be faithfully executed (enforced)"
_	231/CO The President gives power to the officers he appoints.
10	□ OTHER
TC	THEREFORE, the Court Judge according to 16 AM JUR 2D 177, 178.
-	
TITLE	18 SECTION 241 - (18 USC 241) - CONSPIRACY AGAINST THE RIGHTS OF CITIZENS
If two	or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment
	y right or privilege secured to him by the Constitution or laws of the United States, or because of his having so
	ised the same; or if two or more persons go in disguise on the highway or the premises of another, with intent to
	ent or hinder his free exercise or enjoyment of any right or privilege so secured - they shall be fined not more than
\$10,0	Of or imprisoned not more than 10 years, or both: and if death results they shall be subject to imprisonment for
any t	erm of years or for life
TITLE	18 SECTION 242 – (18 USC 242) – DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
Whoe	ever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any inhabitant of any State,
A STATE OF THE PARTY OF THE PAR	ory, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution
	vs of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an
alien,	or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined not more than

\$1,000 or imprisoned not more than one year, or both; and if death results shall be subject to imprisonment for any

term of years or for life

_	THEREPORE, the Court shall so according to THEE 16	SECTION 241/CASP
•	THEREFORE, the Court shall punish the defendant(s) for fraud (draw office or contempt against the U.S. Constitution, the Supreme Law of the Court of	
DE	Judge Thomas H. Minkoff 62 Counts	Complaint #1
FE	Attorney Edward Pritchard 60 11	Case Number <u>2013-002378-Cl</u>
N	Attorney Sabrina M. Moravecky 60 '	County Pinellas
E	WELLS FARGO BANK, N.A. 60 11	State Florida Total Counts 242
NTS	242 Cant	J d
_	Named Defendants including Judge(s) at this	
To	otal Counts = 60 Counts per Defendant plus 1 ex	tra Counts for Judge = $\frac{292}{100}$ Total Counts
TI	ne Civil Value of this Complaint is $242$ Total Counts a	t \$10,000 per count = \$\frac{1}{2},420,000.00
a	his Complaint is an Affidavit of obligation s such is a security representing account nalpractice bonds and real and moveable	ts receivable and is a lien against all
a o p	(we) certify under penalties of perjury that I (w bove accused person(s) committed the above off the U.S. Constitution do hereby declare same hysical arrest to be by the U.S. Marshall.  (Sign here)	ense(s) contrary to law, and by the authority
-  -	Florida STATE )  JURAT  Filsborough County )	
p fa	certify that this living woman, Leslie Armstrong and the witner resented valid identification or were known by me; and the acts are true, correct, complete, not misleading. Further, that ther marks to this Citation, Complaint, Affidavit and Brief in my	living woman, Leslie Armstrong declared that the above t Leslie Armstrong did affix her autograph (signature) or
N	learn public of Hillsborogo unty, Florida	LEONARDO ROMAN MY COMMISSION • FF 136959 EXPIRES: June 29, 2018
1	<u> </u>	Bended Titru Notary Public Underwriters





WE HAVE SIMPLIFIED AND CODED (SEE NEXT BOX) U.S. CONSTITUTIONAL LAWS AS SHOWN FOR BETTER		Clause 1	AM14.1/EP-> Equal Protection
	OMPLETE UNDERSTANDING FOR ALL.	Section 10 Article 1	Section 1 Amendment 14
REF#	TITLE	BEF #	TITLE
11/SP	Separation (of) Powers	612/SL	Supreme Law of Land
36/STI	Senate Tries Impeachment	612/JB	Judges Bound by Oath
36/SCI	Senate Convict Impeachment	613/BO	All Bound by Oath
37/JI	Judgment Impeachment	AM1/FR	Freedom of Religion
37/LSL	Liable, Subject to Law	AM1/FREB	Freedom of Religion to Establish Basis
53/HJP	House Journal Proceedings	AM1/FREI	Freedom of Religion to Establish Institute
85/CM, VM	Coln Money, Value Money	AM1/FRX	Freedom of Religion-Exercise
86/PC	Punjsh Counterfeiting	AM1/FS	Freedom of Speech
89/CT	Constitute Tribunals	AM1/FP	Freedom of Press
80.18/SP	Separation of Powers	AM1/PA	Peaceful Assembly
92/HC	Habeas Corpus	AM1/RG	Redress Grievances
93/BA	Bill of Attainder	AM2/KBA	Keep and Bear Arms
93/XL	Ex Post Facto Law	AM3/QS	Quartering Soldiers
01/TAC	Treaties, Alliance, Confederation	AM4/PS	People Secure
IO1/LMR	Letters of Marque and Repnsal	AMA/W, PC	Warrant, Probable Cause
01/CM	Coin Money	AM5/IND	Indictment
01/EBC	Emit Bills of Credit	AM5/DJ	Double Jeopardy
101/GS, TD	Gold and Silver, Tender in Payments of Debts	AM5/WAH	Witness Against Himself
101/BA	Bill of Attainder	AM5/DP	Due Process
01/XL	Ex Post Facto Law	AM5/JC	Just Compansation
01/OC	Obligation of Contracts	AM8/ST	Speedy Trial
01/TN	Title of Nobility	AM8/PT	Public Trial
211/SP	Separation of Powers	AM6/IJT	Impartial Jury Trial
217/CS	Compensation of Service	AMB/TWC	Trial Wherein Committed
18/OATH	Oath of President	AM6/DPA	District Previously Ascertained
221/ROW	Require Opinion in Writing	AMB/INFO	Information
21/GRP	Grant Reprieves and Pardons	AMBAVA	Witness Against
221AJ	Appaint Judges	AMBINF	Witness in Favor
22/AO	Appoint Officers	AM6/AC	Assistance of Counsel
22/AOL	Appoint Officers by Law	AM7/JT	Jury Trial
22/AV	Appointment Vested	AM7/FX	Facts Examined
231/GX	Guarantee Execution	AM8/XB	Excessive Bail
231/CO	Commission Officers	AM8/XF	Excessive Fine
241/IMP	Impeachment	AM8/CP	Cruel Punishment
311/SP	Separation of Powers	AM8/UP	Unusual Punishment
311/GB	Good Behavior	AM9/ER	Enumeration of Rights
311/CS	Compensation of Service	AM10/PR	Powers Reserved
321/JUC	Judicial Power, U.S. Constitution	AM11/JUC	Judicial Power/U.S. Constitution
321/JUP	Judicial Power U.S. (a) Party	AM13.1/S, IS	Slavery, Involuntary Servitude
322/SCA	Supreme Court Appeal	AM14.1/CUS	Citizens of the U.S.
323/JT	Jury Tnal	AM14.1/CP, CI	Citizens Privileges, Citizens Immunities
23/TIS	Trial in State	AM14.1/DP	Dua Process
31/TAU	Treason Against U S	AM14.1/EP	Equal Protection of the Law
31/TC	Treason Conviction	AM14 3/HO, IR	Hold Office, Insurrection, Rebellion
32/TP	Treason Punishment	AM14 3/RD	Remove Disability
11/ARP	Acts, Records and Proceedings		Public Debt Questioned
11/CPE	Congress Prescribes Effect of Acts, Records and Proceedings	AM14.4/OC, IR	Obligation of Contracts, Insurrection, Rebellion
	Uniform Privileges, Uniform Immunities	AM14 4/OC, V	Obligation of Contracts Claims Void
21/UP, UI			
31/NNS	No New State	AM16/TX	Tax
21/UP, UI 31/NN8 41/GRG 41/PAI	No New State Guarantee Republican Government Protect Against Invasion	AM16/TX AM24/VPT	Tax Vote-Pay Tax

Page 8 of 9

beer exclude eights of citizen

provide or blocker has from consider or employment of If two or mains personal activation to indust, agreema, Gerekan, or individual cap efficient in the tree ever-sing or malayment of may right or printings externed to THE COLUMN THE branch of the horized on the distriction or beam of the theory of states

doch ready, they stell to gabbal to begitsmoment for any form of yours or for the, sixes so, Ipa, ch. val, 50 Seel 19th Apr. 11, 19th, Feb. L. Sil-18th, 18th L. I 1915.), 51 Seal, th.) there it was now then the bear or boats and the -er an execute way care per pout en gaza area.

MS. Depainsible of rights under eiter of law.

systhed for the prosidences of chicae, shell be fissed set more than 11,600 or impliested not scare than two pure, or byth, and 11 droth remain ghail to outhad to inspirate the say take of pass of sign Six 1860 51, 1911, six, 65, 61 Six, 190; 190; 11, 1951, Pai, L. Marth, Sixo F, 8 1990), 51 Sixa, 71,1 es pientition; en bezones of seth indestitues being en decimation of any tipide, schiligen, or Emmunities arcused or protested by the Charittation or born of the Child Espiel, or in different punishments, point, Wheren, well with all he, but he, eather, esti-name, republies, or croken, willight gehiers has builtimed of any finds, Thritage, or Watch to the alter, or by ressen of his cales, or fram, then are pre-

STATUTE CAN DEPUTE SCHOOL SELL OF PARTIE

I TRAIN, COME and was four desprised by an engine

de de la company de la company

Title 18.—Chines and Chierks, Procedess

Educate die bunte spras me von de la constant

11624. Consolvery to baterion with shell rights

(f) their orthog feather, in the stating party, witness, or form, hle proportly se on to usabbd, beforrope, kinder, kaprês hiss in the discharge of his official duli avies distincted of the duties of this often, or while orge thereof. Or se injure

er leter.
If the or mere profess in any finds or Thrillery tongothe to dober, by Fores, mileschapes, or threat, any party or wheres in any crust of the United States from approximate such court, or trans supplying States from approximate such court, or trans supplying States from approximate such court, or trans supplying any mediat profits therein, tretty, fully, not

truthfully, or to follow such party of villness in his privan of samparty on second, at his harden on standard or scalified, or to leafuness the vertical, persecutively on second set has been do vertical, persecutively or buildings of any small or spett here has not out to such court, or to his harden or any small or spett here son or property on second to have writted, present or the buildings harden harden named to by him, or of his being se harden harden or it was er search proved exactly have been harden or harden, buildings of samples of his perfect, the doe coines of loughts in any Shats or Turther, with burst to down to day the day others the specific property for the set of the hard, at his being a white or it is property for the set of the burst, at his being a white or it is set out.

girtha ar presentes to all parames withth each example datten, or throat, any chieses who be Trustiesy the open protection of the lawn; or if for distinct anihority of any State in Torritory free Markety counted HAREAR ON COURS

9 1999. Sarao; julian for neglect to prorent

Every person who, having knowledge that one of the wrongs consilved to be done, and mentioned to evention 1979 of this tills, are about to be constainted. the dealth of any party by council by any couth orang-tial and and analyst, the local representations of the Geometric spall have bouch believe (Comitee, and pacy orad in on orden we the raw; and one prombet princip guilly of such uroughd neglect of prin the control of the cene, region or releval to da, if was proceed as he resonated, shell be taken to the light representamay be fathed so strismantally the the oction, and to have personied; and such discusses may be respelives, for all demages caused by outh ursaging bet, which unch person by resconsible diligance could and Faring posts to prevent or old in preventles

estion, if one or unappirary and first in this estimate, if one or unappirary assistantial thereto, the or pause to be done, any set in furthermore at the shires of such eccepturary, whereby enabling to invest the best param or investment. desh or Yike President, or no a filmber of Congram of the United Status; or to injure ony citizen in paris velt, from giving his respons or educacy to a legal manner, would or be lever of the challen of the presides of souther, they either directly or lad of parasses of the equal p Aboth of bach exceptioner, wherehy entither to ba-word in his person or property, or deprices as have no and enercials any right or priviles of a citical er more of the ed present to an elector for Freedfor the purpose of depete Crown adverses

Page 9 of

# EXHIBIT D

3/003

Fax Server

Page 1 of 1



Transaction #: 3175971 Receipt #: 2932042 Cashier Date: 10/5/2015 3:08:12 PM (CLKDM04)



**Print Date:** 8/25/2016 10:06:00 AM

Customer Information	Transaction Information	Payment Summary
() LESLIE ARMSTRONG 3155 HYDE PARK DR Clearwater, FL 33761	DateReceived: 10/5/2015 Source Code: Clearwater Q Code: Clearwater Over the Return Code: Counter Trans Type: Recording Agent Ref Num:	

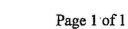
1 Payments		:	,	
CREDIT IPASS 13951841	N .		-	\$247.88
IPASS Convenience Fee		239.5		\$8.38

1 Recorded Items		
(NOTICE) NOTICE	BK/PG: 18944/1187 Date:10/5/2015 3:08 From: ARMSTRON	
Recording @ 1st=\$10, Addt'l=\$8.50 ea.	28	\$239.50
Indexing @ 1st 4 Names Free, Addt'l=\$1 ea.	2	\$0.00

		* <del>* </del>
0 Search Items	_	

### 0 Miscellaneous Items

### EXHIBIT E









Transaction #: 3167547 Receipt #: 2924019 Cashier Date: 9/25/2015 10:44:27 AM (CLKDM04)

9/19/2016 9:45:31 AM

(727)	464-4876

Customer Information	Transaction Information	Payment Summary	
() LESLIE ARMSTRONG 3155 HYDE P ARK DRIVE Clearwater, FL 33761	 DateReceived: 9/25/2015 Source Code: Clearwater Q Code: Clearwater Over the Return Code: Counter Trans Type: Recording Agent Ref Num:		\$86.50 \$86.50

1 Payments			,
PE CASH	Tendered: \$100.00	<b>Refund:</b> \$13.50	\$86.50

1 Recorded Items		
(NOTICE) NOTICE	K/PG: 18933/1727 CFN:2015276992 ate:9/25/2015 10:44:22 AM rom: ARMSTRONG LESLIE To: IN RE	
Indexing @ 1st 4 Names Free, Addt'l=\$1 ea.	2	\$0.00
Recording @ 1st=\$10, Addt'l=\$8.50 ea.	10 \$3	86.50

		•
0 Search Items		

### 0 Miscellaneous Items

The foregoing instrument DAMIEL was acknowledged before me this 21 day of SEPTEMBER., 2016 DAN LODER. ST. CIM FL 33761 PIERRE who is personally known to me AFFIANT'S ADDRESS or has produced 727-562-4242 as identification and who did AFFIANT'S TELEPHONE NUMBER take an oath. County Court or Circuit Court -Criminal Division, Pinellas County, Florida FINDING OF PROBABLE CAUSE have reviewed this affidavit And do find there is probable cause to hold and bind over for trial the defendant named in this affidavit. Clerk of this Court is hereby directed to ISSUE CAPIAS for arrest of Defendant LESLIE J. ARMSTRONG Defendant is to be admitted to Bail in the sum of COUNT 1 \$ including surcharge COUNT 2 \$ including surcharge including surcharge Advisory Judge May may not modify bail at first appearance

PERSONAL DATA IN	NFORMATION SHEET
•	IDED BY THE INVESTIGATING OFFICER I
*Note: Starred lines are required for computer w  * Defendant's Full Name:	arrant entries. *FCIC System (local) **NCIC System
A CONTRACTOR OF THE CONTRACTOR	
LESITE J ARMST	SSN:
,	55117
* *	*SID #:
Last Known Address:	
3155 HYDE PARK DR.	CLEARWATER FL 33761
Place of Employment:	
(company) (business address)	
*DOB: *SEX: *RACE:	
	FINGERPRINTS AVAILABLE: YES IN NO
111/29/1957 F W	<i>"</i>
	**HAIR: BROWN I EYES: BROWN
OTHER FEATURES: (BEARD, MARKS, SCARS, TATTOOS)	
Per FLCrRule 3,121 attach photo - SOPICS preferredi	
Originating Source of PHOTO:	
□ SOPICS Docket #	,
FL DL # DAVID Photo confirmed	
accurate by:	
Other State DL #	
State	Place photo here
Other Photo Source #	ATTACHED
□ NO PHOTO AVAILABLE — Explanation For No Photo:	*
	·
1	
*AGENCY: CLEARWATER PD	OFFENSE NUMBER: CW16-122063
*	
*INVESTIGATING OFFICER: D. L. DER.	•
, , , , , , ,	



### UCN: 522016CF010564XXXXCF

FL0520000

### COMPLAINT/ARREST AFFIDAVIT – CIRCUIT/COUNTY COURT – PINELLAS COUNTY, FLORIDA

OBTS#	REPOR	SO'	16-388	333	3		DOCK	ET# 169	94486		
Person ID 2515754			SSN#			1					
Charge Description   Felony   Misdemeanor	Warrant Traffic	Ordinance	Traffi	c Cita	tion #	(if any)		Соц	rt Case#		
Charge   WARRANT ARREST ()CRIMINAL USE THROUGH SI	MULATED LEGAL PROC	ESS	p. 6.5.					16-	10564-C	F-1	
Defendant's Name (Last, First, Middle)		DOB		l l	Sex	Race	Ht	Wt	Hair	Eyes	Skin
ARMSTRONG, LESLIE J		11/29/				W	54	_110	BRO	BRO	
Alias	DL#		State	Sca	rs/Mar	ks/Tatte	os/Physical	Features			· ·
Local Address (Street, City, State, Zip Code) 3155 HYDE PARK DRIVE CLEARWATER,					phone		Place of I	3	Citizensh US	ip	
Permanent Address (Street, City, State, Zip Code 3155 HYDE PARK DRIVE CLEARWATER, F				Tele	phone		Employe	d by / Schoo	ol '		
Weapon Seized Type		Indication o					Mental Y		ndication of		UNK
Co-Defendant's Name (Last, First, Middle)		Drug Influer	nce 🔲 🗶		DOB	th Issue:	Sex	Race	In Custody		
_									In Custody  Gelony		
Co-Defendant's Name (Last, First, Middle)		-			DOB		Sex	Race			
Co-Detendant's Name (Last, First, Middle)					DOD	,	Sex	Rate	In Custody		
									☐Felony [	Misdem	eanor
		40 - 1	11.6	, ,	47	23 .		EPTEMBER	R 201	6	
The undersigned swears that he/she has reasonable	le grounds to beheve tha	it the above r	iamed deieni	iant o	n tne _	a:	iy or	<u> </u>		<u> </u>	
at approximately 7:13 PM , at	3155 HYDE PAR	K DR						ا.	in Pinellas Co	untv did:	
ARREST ON PINELLAS COUN	_		0564 0	=	_					and are.	
BOND: 20000.00	III WARRANI	#. 10-1	0304-CI	_			,				
WARRANT ISSUE DATE: 2016	0022										
I HAVE NO KNOWLEDGE OF								5			
Trivite No Filtowell Boll of	THO ONCE.			٢		Ī	FILE SEP 2 4	:U	1		
WARRANT CANCELLED:				1		ì			1		
DATE: 9/23/2016 8:28:27 PM				1			TD 2	2016	1		
CLERK: 57360					1		PEL 5		1		
DEPUTY: 58495					1		KEN B	JRKE	$\sigma = \int_{-\infty}^{\infty}$		
					-	· C	KEN BI LERK CIRC	UIT COUR	-		
				-:· .							
a manager of the second of the							-				
Contrary to Florida Statute/Ordinance				<u></u> -			**************************************				17,772
ARREST DATE: 9/23/2016 Time 7:37	' DM	A	etin a Mittin ale				-				
	- I IVI		iting/Mitigat		-				SR	01:24	
Booking Officer: CROSSWY 58495	Amount o	of Bond	20,000		Bond	Out Da	te_ <i>09 </i>	4/16	Time	a.m	□p.m.
Victim Notified of Advisory? Yes No	Injuries t	to Victim?	Yes	Nō			Medical Tre	atment to V	ictim?	Yes No	)
The Court reviewed this complaint and finds ther	e: 🔲 is probable cause [	☐is not prob	able cause to	deta	in defe	ndant [	Bond Action	on, if any:			<u></u>
The probable cause determination is passed for:	□24 Hrs □24 Hrs on sl	nowing of ext	raordinary o	ircun	nstanc	es Re	eceived by Bo	oking: 9/23/2	2016 8:28:31 P	M	
Pursuant to F.S. 92.525 and under penalty of per read the foregoing document and that the facts in		ve DA		REQU FFIC		FOR IN		IVE COSTS PAY RATE	s, F.S. 938.27( COR	1) COST	:
01/											
PINI	ELLAS COUNTY SHERIFF				_						
Declarant Signature	Agency	<b>-</b>					<u> </u>			<del></del> -	
DEPUTY REBECCA LOCKE 58480 032	77216	OT	HER – Descr	ibe							<u>.</u>
Printed Name	Declarant ID#	-	tinuation sh	_		es 🗀	□ No	TO	TAL \$ \$0.0	00	_

### **ADVISORY AND SOLVENCY HEARING**

	that counsel forthwith will be appointed; of his right to	his right to counsel, and, if he is
family or friends, and that reasonable	implementation will be afforded him to contact the fore	
	I FURTHER CERTIFY THAT:	
ر ۱۹ م. ۱۹ م. ۲۰ م. ۲۰ م. التي التي التي التي التي التي التي التي	ourt that he has retained counsel or will retain counsel.  dant's solvency and found the Defendant financially able	e to secure counsel.
•	dant's solvency and provisionally appointed the Public I	Defender.
D. The Detendant waived the rig	tht to counsel at the first appearance only.	. <del></del>
DATE ANI	O TIME.	DGE
		502
☐ I hereby waive the right to coun	sel at the first appearance only.	
	and financially able to secure counsel, hereby waive on til I file a written request for a review of my solvency are	
		id ability to secure counsel.
		id ability to secure counsel.
		id ability to seedic counsel.
	DEFENDA	NT'S SIGNATURE
	DEFENDA	
— Thumb Print	DEFENDA	
	DEFENDANGE of the foregoing Complaint and Advisory.	